

4 Motion
B3 T-4

Case No. 18CR03039
Att. CHIEF JUDGE
of Johnson County Kansas
Date 8/4/2019

MOTION for MISTRIAL

Justin Todd Rey
VS.
The State of Kansas

Defendant

Plaintiff

Case No. 18CR03039
Att. CHIEF JUDGE
of Johnson County Kansas

COMES NOW The Defendant
on and through Himself and to MOVE the
Court to Grant this Motion for Mistrial.

Due these specific reasons:

(#1) My Court Appointed Attorney Scott Toth not allowing me my
right to Question witness's (Use my Questions, to Question witness).

(#2) Judge Brenda Cameron, My Court Appointed Attorney Scott Toth,
and the State, Making Me wear Street Clother at Trial and
not Allowing me to ~~wear~~ a Suit and Tie/Dress Clother. (100% Prejudice and
Unconstitution and Illegal).

(#3) Court Appointed Attorney Scott Toth Denying me my
right to My witness, who are in State and Some out of
State and as said by this Attorney for the reason of this:
("I don't want to get in a position where I am putting
witnesses on who you think might be helpful but in fact
are going to testify that you are mentally unstable and
should not have been allowed to parent your children." From
a Letter typed out by Attorney Scott Toth and sent to me (Jan/14/2019),
So, if this was Truly his/this Attorney's reason to not allow
me My right to My witness, then why During Trial →

Pg. 2-4

Did this Court Appointed Attorney Scott Toth
Openly out Loud and to not only the jury, Court Records/
The court, to the public, Etc. But to the Media/Nation, Etc.
On Date: Jan/30/2019 Trial, (Slander, Lie, Prejudice -
His own Client, Defame his own Client's Character, Etc.)
By Stating that His Client/the Defendant/Myself is/am
Clearly Bipolar (~~But~~ ~~shit~~ crazy) (as he/Scott Toth put it), and just
because my client is mentally ill and Not a good parent
does not make him a criminal; Etc. ? (Huh? why?
would this Attorney who is Court Appointed and Personally
Contacted by this Illegal doing Judge Brenda Cameron
to take my Case, would (Not Allow me ^{My witness's})
who know My Daughter, know Me/the Defendant and are
100% key witness's to My Case and My Character in
a Good Standing)? It is Crystal Clear, (so this Court Appointed
Attorney Scott Toth can set me up, Defame My
Character, Lie, Cheat, and Slander my Name, and Due these
Reasons: So to use reverse ^{Psychology} ~~psychiatry~~ to manipulate the
jury to Find me Quaint and Guilty and to Help the
State win.

(#4) Judge Brenda Cameron Allowing to be entered
into Evidence (100% Prejudice "Evidence") and
"Evidence" that has No weight, No Ground/foundation
of any sort (over Prejudice) and "Evidence" that does not
pertain to the (Charges held against me) at All, and nor
in this state of Kansas. (Numerous amounts of 100%
Prejudice, Unfounded, Etc. "Evidence" has been Allowed). (By this Judge).

(#5) District Attorney Sarah Hill Entering into Evidence And being allowed to enter ~~evidence~~ "evidence", that was not evidence at all; And 100% Illegal to Use/Enter/and be Allowed to Enter into Evidence as Evidence, ("Evidence") Picture of (MY wife and Newborn Baby in the BathTub) right after my wife just had given birth and was breast feeding our Newborn Baby until I got home to help, Etc. as a midHusband/Midwife; D.A. Sarah Hill had said on Date: Jan/30/2019 at Trial that she/District Attorney Sarah Hill was entering this picture into Evidence so the jury could figure out if my wife was Dead at this Time the picture was taken and while Breast feeding the Newborn child, (Making the Jury do the Detective's Job) 100% Illegal and Prejudice. (If You dont know if my wife was Dead or not in that picture, then You can not use this picture as Evidence. Nor be Allowed to use that picture).

(#6) A Juror openly admitting to being a possible Highly-Prejuice and Highly-Judgmental witness, (due to him/this Juror having Two Daughters of his own, Etc.); The Judge, District Attorney, and my Court Appointed Attorney had all allowed this juror to stay on as a juror after he/his juror openly admitted to these things and on Record; I told my Court appointed attorney to please get this juror off the jury at once, and I was told No and to just shut up and get back to My Prayer thing and let him/My Attorney do his Job, (there is nothing we can do about it).

~~5+4~~

(#7) My Court Appointed Attorney Scott Toth and District Attorney Sarah Hill, Not asking me any Questions that pertain to My Charge~~s~~ /Case; While on the witness stand I ~~can not~~ speak out of turn and without being told ~~and or~~ witness I am answering a Question; So I did Not get My Constitutional Right to Say A/My testimony; I was not asked to answer any Questions that even pertain to My Charge~~s~~ and or Case.

(#8) District Attorney Sarah Hill stating Claims, Perceptions, Personal Opinions Etc. (Instead of Hard Facts). (Slander, Defamation of Character, Lier, Etc.).

(1) Example: Amtrak Train price not being \$124.00 (oh wait, she said I/the Defendant had \$100.00 in Cash and that is not even enough for a Train Ride Ticket and that I did not have enough Funds for a Train Ride) Where is Your Factual Proof and Evidence? None (How I know is because First off I had 3/three Bank Cards in my wallet with numerous amounts of Funds in each Bank account/Debit Card in My Name and (so I had enough Funds besides Cash and friends/Family to help if needed); And also, Date of Oct. 23 and 24/2017 Amtrak Train Southbound Train headed to Flagstaff AZ. Price with a 20% Discount (which I receive a 20% Discount) (Price was \$124.00 one way).

So, for these reasons and many more I/the Defendant am humbly and respectfully moving/Praying the Court to Grant this Motion for Mistrial.

R. 3/29/2019

Anne L

3/29/2019

ANGIE FREDRICKS
Notary Public-State of Kansas
My Appt. Expires 4-17-19